

**DOCKET NO. 537038**

TEXAS ALCOHOLIC BEVERAGE COMMISSION	§	BEFORE THE TEXAS
	§	
	§	
VS.	§	
	§	ALCOHOLIC
	§	
TAZZ MAN INC.	§	
D/B/A HARDBODY'S OF ARLINGTON	§	
PERMIT/LICENSE NO(s). MB268562	§	
TARRANT COUNTY, TEXAS	§	
<i>(SOAH DOCKET NO. 458-07-2153)</i>	§	BEVERAGE COMMISSION

**ORDER**

**CAME ON FOR CONSIDERATION** this day, in the above-styled and numbered cause.

After proper notice was given, this case was heard by Administrative Law Judge Robert F. Jones, Jr. The hearing convened on 11th day of May, 2007 and adjourned the same day. The Administrative Law Judge made and filed a Proposal For Decision containing Findings of Fact and Conclusions of Law on 9th day of July, 2007. The Proposal For Decision was properly served on all parties who were given an opportunity to file Exceptions and Replies as part of the record herein. Exceptions were filed. The Administrative Law Judge ruled on the Exceptions.

The Assistant Administrator of the Texas Alcoholic Beverage Commission, after review and due consideration of the Proposal for Decision and Exhibits, adopts the Findings of Fact and Conclusions of Law of the Administrative Law Judge, which are contained in the Proposal For Decision and incorporates those Findings of Fact and Conclusions of Law into this Order, as if such were fully set out and separately stated herein. All Proposed Findings of Fact and Conclusions of Law, submitted by any party, which are not specifically adopted herein are denied.

**IT IS THEREFORE ORDERED**, by the Assistant Administrator of the Texas Alcoholic Beverage Commission, pursuant to Subchapter B of Chapter 5 of the Texas Alcoholic Beverage Code and 16 TAC §31.1, of the Commission Rules, that your permit(s) are hereby **SUSPENDED for sixty (60) days**.

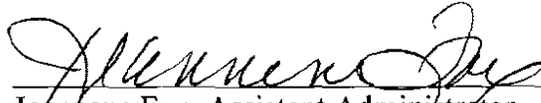
**IT IS FURTHER ORDERED** that unless the Respondent pays a **civil penalty** in the amount of **\$18,000.00** on or before December 26, 2007, all rights and privileges granted by the Commission under the above described permit(s) will be **SUSPENDED for sixty (60) days** beginning at 12:01 A.M. on January 2, 2008.

This Order will become final and enforceable on November 26, 2007, unless a Motion for Rehearing is filed **before** that date.

By copy of this Order, service shall be made upon all parties by in the manner indicated below.

SIGNED this October 31, 2007, at Austin, Texas.

On Behalf of the Administrator,

  
Jeannene Fox, Assistant Administrator  
Texas Alcoholic Beverage Commission

BM/rd

The Honorable Robert F. Jones, Jr.  
Administrative Law Judge  
**VIA FACSIMILE: (817) 377-3706**

Steven H. Swander  
**ATTORNEY FOR RESPONDENT**  
505 Main Street, Suite 250  
Fort Worth, TX 76102  
**VIA FACSIMILE: (817)-338-0249**

Tazz Man Inc.  
d/b/a Hardbody's of Arlington  
**RESPONDENT**  
P. O. Box 5712  
Arlington, TX 76005  
**REGULAR MAIL**

Barbara Moore  
**ATTORNEY FOR PETITIONER**  
TABC Legal Section

Licensing Division

Fort Worth District Office

TEXAS ALCOHOLIC BEVERAGE COMMISSION  
CIVIL PENALTY REMITTANCE

DOCKET NUMBER: 537038

REGISTER NUMBER:

NAME: TAZZ MAN INC.

TRADENAME: HARDBODY'S OF ARLINGTON

ADDRESS: P. O. Box 5712, Arlington, TX 76005

DATE DUE: December 26, 2007

PERMITS OR LICENSES: MB268562

AMOUNT OF PENALTY: \$18,000.00

Amount remitted \$ \_\_\_\_\_ Date remitted \_\_\_\_\_  
You may pay a civil penalty rather than have your permits and licenses suspended if an amount for civil penalty is included on the attached order.

**YOU HAVE THE OPTION TO PAY THE CIVIL PENALTY ONLY IF YOU PAY THE ENTIRE AMOUNT ON OR BEFORE THE DUE DATE. AFTER THAT DATE YOUR LICENSE OR PERMIT WILL BE SUSPENDED FOR THE TIME PERIOD STATED ON THE ORDER.**

Mail this form along with your payment to:

TEXAS ALCOHOLIC BEVERAGE COMMISSION  
P.O. Box 13127  
Austin, Texas 78711

Overnight Delivery Address: 5806 Mesa Drive, Austin, Texas 78731

**You must pay by postal money order, certified check, or cashier's check. No personal or company check nor partial payment accepted. Your payment will be returned if anything is incorrect. You must pay the entire amount of the penalty assessed.**

Attach this form and please make certain to include the Docket # on your payment.

\_\_\_\_\_  
Signature of Responsible Party

\_\_\_\_\_  
Street Address

\_\_\_\_\_  
P.O. Box No.

\_\_\_\_\_  
City

\_\_\_\_\_  
State

\_\_\_\_\_  
Zip Code

\_\_\_\_\_  
Area Code/Telephone No.

**LEGAL**

# State Office of Administrative Hearings



Shelia Bailey Taylor  
Chief Administrative Law Judge

July 9, 2017

Alan Steen, Administrator  
Texas Alcoholic Beverage Commission

VIA FACSIMILE 512/206-3498

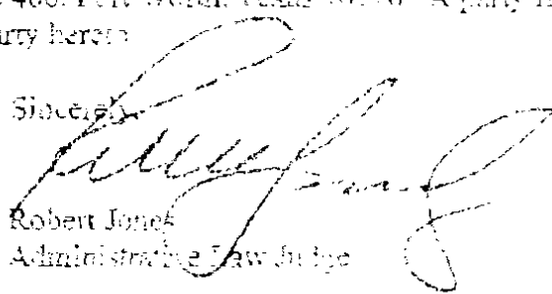
**RE: Order No. 458-07-2153; Texas Alcoholic Beverage Commission vs Jazz Man Inc.  
d/b/a Hardbody's of Arlington, (TABC Case No. 537038)**

Dear Mr. Steen:

Enclosed please find a Proposal for Decision in the above-referenced cause for the consideration of the Texas Alcoholic Beverage Commission. Copies of the proposal are being sent to Barbara Moore, attorney for Texas Alcoholic Beverage Commission, and to Steve Swander, attorney for the Respondent. Jazz Man Inc. d/b/a Hardbody's of Arlington (Respondent) holds mixed beverage permit, mixed beverage late hours permit, and beverage cartage permit (collectively) MB-268562. The Staff of the Texas Alcoholic Beverage Commission (TABC) sought suspension of Hardbody's permit alleging that Respondent had violated the Texas Alcoholic Beverage Code when one of its employees was found to be intoxicated on the licensed premises. This proposal finds Respondent's employee was intoxicated on the licensed premises. The Administrative Law Judge (ALJ) recommends the permits be suspended for a period of 60 days or that Respondent pay a civil penalty of \$18,000 in lieu of suspension.

Pursuant to the Administrative Procedure Act, each party has the right to file exceptions to the proposal, accompanied by supporting briefs. Exceptions, replies to the exceptions, and supporting briefs must be filed with the Commission according to the agency's rules, with a copy to the State Office of Administrative Hearings, located at 6777 Camp Bowie Blvd., Suite 400, Fort Worth, Texas 76116. A party filing exceptions, replies, and briefs must send a copy on the other party herein.

Sincerely,

  
Robert Jones  
Administrative Law Judge

2/11

**DOCKET NO. 458-07-2153**

**TEXAS ALCOHOLIC BEVERAGE  
COMMISSION, Petitioner**

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**BEFORE THE STATE OFFICE**

**VS.**

**OF**

**TAZZ MAN INC. D/B/A  
HARDBODY'S OF ARLINGTON,  
Respondent  
TARRANT COUNTY, TEXAS  
(TABC CASE NO. 537038)**

**ADMINISTRATIVE HEARINGS**

**PROPOSAL FOR DECISION**

Tazz Man Inc. d/b/a Hardbody's of Arlington (Respondent) holds mixed beverage permit, mixed beverage late hours permit, and beverage cartage permit (collectively) MB-268562. The Staff of the Texas Alcoholic Beverage Commission (TABC) sought suspension of Hardbody's permit alleging that Respondent had violated the Texas Alcoholic Beverage Code when one of its employees was found to be intoxicated on the licensed premises. This proposal finds Respondent's employee was intoxicated on the licensed premises. The Administrative Law Judge (ALJ) recommends the permits be suspended for a period of 60 days or that Respondent pay a civil penalty of \$18,000 in lieu of suspension.

**I. JURISDICTION AND PROCEDURAL HISTORY**

On May 11, 2007, a public hearing was convened before ALJ Robert F. Jones Jr., at 6777 Camp Bowie Boulevard, Suite 400, Fort Worth, Tarrant County, Texas. Staff was represented by Barbara Moore, an attorney with the TABC Legal Division. Respondent appeared through its Comptroller Timothy Corbett and its counsel, Steven Swander. The hearing ended and the record was closed on May 11, 2007.

Notice and jurisdiction were not contested issues, and these matters are addressed only in the Findings of Fact and Conclusions of Law.

## II. EVIDENCE

Respondent operates a nightclub called Hardbody's of Arlington (the club or Hardbody's) located at 3101 East Abram Street in Arlington, Tarrant County, Texas. On May 5, 2006, at approximately 1:45 a.m., Rauf Kabolati, Marisa Haynes, and Dekenya Pryor (among others) were working at the club. Mr. Kabolati testified that he was the general manager of the business, working the 7:00 p.m. to 2:00 a.m. shift. Mr. Kabolati was in the office counting money. Ms. Haynes testified she was the "door girl." She was located at the front door entrance to the club. As the door girl, Ms. Haynes checked identification of prospective customers and collected the cover charge. Ms. Pryor was a dancer at the club. According to Ms. Haynes's testimony, Ms. Pryor had, in addition to dancing, been spending time with another dancer and a male customer. The three had exited and re-entered the club once or twice prior to 1:45 a.m.

At approximately 1:45 a.m., Ms. Haynes testified that Ms. Pryor and her two companions left the club again. A short time later Ms. Haynes heard what she believed was a gunshot. She summoned Mr. Kabolati. He exited the club and discovered that Ms. Pryor's female companion had been shot. Ms. Pryor was still on the scene and was hysterical. Mr. Kabolati called the police.

Arlington Police Department (APD) Officer John Mohr was dispatched to Hardbody's. He testified he made contact with Ms. Pryor. Ms. Pryor's clothing was bloody and she resisted attempts to remove her from the crime scene or have her sit down. Officer Mohr described Ms. Pryor as "combative." Ms. Pryor told Officer Mohr that the victim of the shooting was her friend, she wanted to go home, and she wanted to call her boyfriend. Ms. Pryor wanted to take her friend's vehicle and go to the hospital. Officer Mohr testified that Ms. Pryor was loud, excited, and yelling obscenities. She fell to the ground at times and was screaming. She was also arguing and yelling at customers and employees of Hardbody's. Officer Mohr explained to Ms. Pryor that she had to stay on the scene and give a statement, and since she was a witness to a felony she could not leave until she had been

**C. Sanctions**

The TABC may suspend a permit for not more than 60 days if an "agent, servant, or employee" of the permittee "was intoxicated on the licensed premises."<sup>16</sup>

If the TABC is authorized to suspend a license under the Code, it is required to give the permittee an opportunity to pay a civil penalty instead.<sup>17</sup> The TABC has adopted rules to determine when a suspension may be imposed without affording the permittee a chance to pay a civil penalty.<sup>18</sup> The TABC must determine what type of permit is in question and whether the sale of alcoholic beverages "constitutes the primary or partial source" of the permittee's business.<sup>19</sup> The type of violation must be considered,<sup>20</sup> and the permittee's past record.<sup>21</sup> The TABC must also consider "aggravating or ameliorating circumstances" such as whether the permittee acted intentionally or recklessly, the "number, kind and frequency" of the permittee's violations, whether any person was killed or injured as a result of the violation, and whether the "character and nature" of the permittee's operation "are reasonably calculated to avoid violations."<sup>22</sup>

Respondent holds a mixed beverage permit, mixed beverage late hours permit, and beverage cartage permit. The record does not disclose any economic information about Respondent's business, but given that Respondent runs a sexually oriented business it is likely that the sale of alcoholic beverages constitutes the primary source of the its business (aside from cover charges).

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<sup>16</sup> § 11.61(b)(13) of the Code.

<sup>17</sup> § 11.64(a) of the Code.

<sup>18</sup> 501.16 Tex. Admin. Code § 37.61.

<sup>19</sup> 501.16(b)(1) DB 111.

<sup>20</sup> 501.16(b)(2)

<sup>21</sup> 501.16(b)(3)

<sup>22</sup> 501.16(b)(4)

**B. Analysis**

Officer Mohr encountered Ms. Pryor in Hardbody's parking lot. The parking lot was a public place,<sup>13</sup> and was a part of Respondent's premises.<sup>14</sup> Ms. Pryor was an employee of Respondent to the extent she worked for Respondent for financial or other compensation.<sup>15</sup>

Ms. Pryor clearly exhibited evidence she had been drinking: she had an odor of an alcoholic beverage on her breath and person; her eyes were red, bloodshot, and watery; and, her speech was slurred. No evidence was admitted quantifying the amount she had consumed, although the evening shift at the club ran from the 7:00 p.m. to 2:00 a.m., and Ms. Pryor would have had access to alcohol at the club for about seven hours. Ms. Pryor had just witnessed a friend being shot while standing next to her. She was understandably upset and frightened, but was also screaming and yelling. Her behavior was irrational. She made contradictory statements about her desires. She was combative and argued with the police and others on the scene.

The ALJ recommends that the Commission find that Ms. Pryor, Respondent's employee, was intoxicated on Respondent's premises.

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<sup>13</sup> *Id.* § 11.06(10).

<sup>14</sup> In this code, "premises" means the grounds and all buildings, vehicles, and improvements pertaining to the grounds, including any adjacent premises if they are directly or indirectly under the control of the same person, §§ 11.04(19) & 11.09(a) of the Code. No person may use a permit or exercise any privileges granted by the permit except at the place, address, premises, or location for which the permit is issued, except as otherwise provided by this code, § 11.06 of the Code.

<sup>15</sup> *Alkley v. State*, 592 S.W.2d 606, 608 (Tex. Crim. App. 1980). Ms. Pryor's conduct was regulated by Respondent's policies. Ms. Pryor's could drink but not get drunk. She was not allowed to leave the club without permission until the end of business (Mr. Kubota was unaware that Ms. Pryor and her companions had left and re-entered Hardbody's). She had to be on hand and take the stage at the end of the night's business for "Showtime" when all the club's dancers appeared for a finale. Ms. Pryor was also required to wait for an escort to her vehicles after the club's customers had left the parking lot.

Agent Feick testified he believed that Ms. Pryor was intoxicated on May 3, 2007, on the basis of two credible witnesses (Officer Mohr and Detective Morgan), and that she was an employee of Respondent on May 3, 2007, on the basis of Mr. Hackney's statement and the "employment sheet."

Mr. Kabolati testified he had no personal knowledge of Ms. Pryor's alcohol consumption or sobriety on the night of May 3, 2007; he testified that dancers were allowed to drink, but not become intoxicated, while working. He was unaware of any problems with Ms. Pryor and her companions that night.

### III. DISCUSSION AND ANALYSIS

#### A. The Governing Law

The TABC may suspend a permit if it has "reasonable grounds to believe" and finds that an "agent, servant, or employee" of the permittee "was intoxicated on the licensed premises."<sup>10</sup> Since the word "intoxication" is not defined in the Code, "it is to be given its commonly understood meaning."<sup>11</sup> Intoxication means

a condition when, due to the consumption of alcoholic beverages, a person suffers impaired mental or physical faculties and a resulting diminution of the ability to think and act with ordinary care.<sup>12</sup>

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<sup>10</sup> TEX. ALCO. BEV. CODE ANN. (the Code) §11-61(b)(13) (vernon 2007).

<sup>11</sup> *Campsey State*, 623 S.W.2d 627, 628-29 (Tx. Crim. App. 1981); *State v. Barker*, 780 S.W.2d 921, 928-30 (Tx. Ct. App. - Austin 1989, *per seft'd.*)

<sup>12</sup> *E. Chick Co. Corp. v. Poole*, 732 S.W.2d 306, 313 (Tex. 1987) (citing to *Campsey State*).

questioned. Officer Mohr believed that Ms. Pryor possibly knew the identity of the person who had shot her friend.<sup>3</sup>

During the course of Officer Mohr's encounter with Ms. Pryor, he smelled a "distinctive strong odor of an alcoholic beverage on her breath and person." Her eyes were red, bloodshot, and watery, and her speech was slurred.<sup>4</sup> He did not conduct field sobriety tests of Ms. Pryor or request her to provide a breath specimen into a portable breath tester.<sup>5</sup> Officer Mohr concluded that Ms. Pryor was intoxicated to the point that she was a danger to herself and others. He arrested her for public intoxication.<sup>6</sup> Officer Mohr explained that if Ms. Pryor attempted to leave the scene and drive to the hospital where her friend was receiving care, "she would not be able to drive and [might] cause an accident while traveling on heavily traveled roadways to the hospital."<sup>7</sup>

On May 19, 2006, TABC Agent William Feick investigated this incident on behalf of the Commission. Agent Feick reviewed Officer's Mohr's report and spoke to APD Detective John Morgan. Detective Morgan told Agent Feick that he had interviewed Ms. Pryor "several hours" after the assault and that she "still had a strong odor of alcohol about her."<sup>8</sup> Agent Feick also spoke to Brian Hackney, whom he identified as Hardbody's manager. Mr. Hackney told Agent Feick that Ms. Pryor was an employee of Respondent on May 3, 2006, and provided the agent with a copy of her "employment sheet."<sup>9</sup> Mr. Hackney told Agent Feick that Ms. Pryor was "fired on the spot."

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<sup>3</sup> Ms. Pryor was being verbally combative with Hardbody's patrons and employees (who had not been excluded as suspects in the shooting) and Mohr was concerned she might be assaulted by one of them herself. *Id.*

<sup>4</sup> *Id.*

<sup>5</sup> Officer Mohr testified that APD policy was *not* to offer field sobriety testing in a case of public intoxication such as would be offered in a driving while intoxicated investigation.

<sup>6</sup> A person is "publically intoxicated" when the person "appears in a public place while intoxicated to the degree that the person may endanger the person or another." TEX. PENAL CODE ANN. § 49.02(a) (Vernon 2007).

<sup>7</sup> TABC Exhibit #4, p. 4. Ms. Pryor was jailed and plead guilty to public intoxication upon being presented to the Arlington Municipal Judge on May 3, 2006. TABC Exhibit #3, p. 6.

<sup>8</sup> TABC Exhibit #3, p. 6.

<sup>9</sup> *Id.*; TABC Exhibit #3, p. 16.

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Proposal for Decision

Page 7

A violation of § 11.61(b)(13) is a "health, safety, and welfare" violation.<sup>23</sup> Respondent's past record of violations shows 17 of sexual contact offenses from 2000 to 2006, as well as violations for drink solicitations, and minor criminal matters.<sup>24</sup> Respondent has agreed to 180 days of suspensions, or agreed to pay an aggregate \$ 27,000 in civil penalties in lieu of suspension. The record shows only one prior § 11.61(b)(13) violation which occurred on January 27, 2006.<sup>25</sup> Respondent's permit was ordered suspended for 30 days or an alternative civil penalty of \$4,500 was imposed. The record does not demonstrate that Respondent's employees intentionally or recklessly allowed Ms. Pryor to become intoxicated. No one was killed or injured as a result of the violation. Respondent's operation is not reasonably calculated to avoid violations of § 11.61(b)(13).

Under the TABC's "standard penalty chart" a violation of § 11.61(b)(13) calls for a suspension of 10 to 15 days for a first offense, a suspension of 15 to 30 days for a second offense, and a minimum suspension of 30 days or cancellation for a third offense.<sup>26</sup> The standard penalty chart is not binding. The facts developed in the record are the determining factors "as to the sufficiency of the penalty assessed."<sup>27</sup> Respondent has already received a 30 day suspension \$4,500 civil penalty for a § 11.61(b)(13) four months before the current violation.

The ALJ recommends that Respondent's permits be suspended for 60 days, and further recommends that Respondent be allowed to pay a civil penalty of \$18,000 in lieu of suspension, representing 60 days of suspension at a rate of \$300 per day.<sup>28</sup>

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<sup>23</sup> 16 TEX. ADMIN. CODE § 37.60(a), Standard Penalty Chart

<sup>24</sup> TABC Exhibit #2

<sup>25</sup> *Id.*

<sup>26</sup> 16 TEX. ADMIN. CODE § 37.65(a), Standard Penalty Chart

<sup>27</sup> 16 TEX. ADMIN. CODE § 37.60(g)

<sup>28</sup> The amount of the civil penalty may not be less than \$150 or more than \$15,000 for each day the permit or license was to have been suspended. § 11.64(a)(1), the Code

**IV. FINDINGS OF FACT**

1. Tazz Man Inc. d/b/a Hardbody's of Arlington (Respondent) holds mixed beverage permit, mixed beverage late hours permit, and beverage cartage permit (collectively) MB-268562.
  2. Respondent operates a nightclub called Hardbody's of Arlington (the club or Hardbody's) located at 3101 East Abram Street in Arlington, Tarrant County, Texas.
  3. On May 5, 2006, at approximately 1:45 a.m., Dekenya Pryor was working as a dancer at the club.
  4. At approximately 1:45 a.m., Ms. Pryor and two companions left the club.
  5. Ms. Pryor's female companion was shot outside the club. Ms. Pryor witnessed the shooting and became hysterical.
  6. Arlington Police Department (APD) Officer John Mohr was dispatched to Hardbody's.
  7. Officer Mohr made contact with Ms. Pryor.
  8. Ms. Pryor's clothing was bloody and she resisted attempts to remove her from the crime scene or have her sit down.
  9. Ms. Pryor was "combative."
  10. Ms. Pryor told Officer Mohr that the victim of the shooting was her friend, she wanted to go home, and she wanted to call her boy friend.
  11. Ms. Pryor
    - a. expressed her desire to take her friend's vehicle and go to the hospital;
    - b. was loud, excited, and yelling obscenities;
    - c. fell to the ground at times and was screaming; had an odor of an alcoholic beverage on her breath and person; had red, bloodshot, and watery eyes; and,
    - d. had slurred speech.
  12. Officer Mohr arrested Ms. Pryor for public intoxication.
  13. Ms. Pryor suffered impaired mental or physical faculties and a resulting diminution of the ability to think and act with ordinary care due to the consumption of alcoholic beverages.
  14. On April 5, 2007, Staff issued a notice of hearing informing the parties of the time, place, and nature of the hearing, of the legal authority and jurisdiction under which the hearing was
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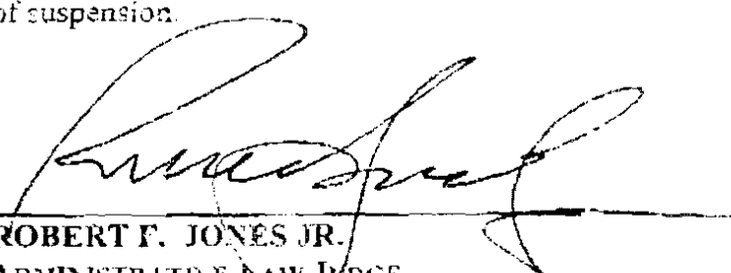
to be held, giving reference to the particular sections of the statutes and rules involved, and including a short, plain statement of the matters asserted.

15. On May 11, 2007, a public hearing was convened before ALJ Robert F. Jones Jr. at 6777 Camp Bowie Boulevard, Suite 400, Fort Worth, Tarrant County, Texas. Staff was represented by Barbara Moore, an attorney with the TABC Legal Division. Respondent appeared through its Comptroller Timothy Corbett and its counsel, Steven Swander. The hearing ended and the record was closed on May 11, 2007.

### VII. CONCLUSIONS OF LAW

1. TABC has jurisdiction over this matter pursuant to Chapter 5 of the Texas Alcoholic Beverage Code (the Code).
2. SOAH has jurisdiction over all matters relating to the conduct of a hearing in this proceeding, including the preparation of a proposal for decision with findings of fact and conclusions of law, pursuant to TEX. GOV'T CODE ANN. ch. 2003 (Vernon 2007).
3. Notice of the hearing was provided as required by the Administrative Procedure Act, TEX. GOV'T CODE ANN. §§ 2001.051 and 2001.052 (Vernon 2007).
4. Respondent violated §11.61(b)(13) of the Code.
5. Respondent's permits should be suspended for 60 days, or Respondent should be allowed to pay a civil penalty of \$18,000 in lieu of suspension.

SIGNED July 9, 2007.



ROBERT F. JONES JR.  
ADMINISTRATIVE LAW JUDGE  
STATE OFFICE OF ADMINISTRATIVE HEARINGS

STATE OFFICE OF ADMINISTRATIVE HEARINGS

6777 Camp Bowie Blvd.  
Ft. Worth, Texas 76116  
Phone (817) 731-1733  
Fax (817) 377-3706

**SERVICE LIST**

AGENCY: TEXAS ALCOHOLIC BEVERAGE COMMISSION

CASE: Tazz Men Inc d/b/a Hardbody's of Arlington

DOCKET NUMBER: 458-07-2153

AGENCY CASE NO: 537038

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Barbara Moore  
Staff Attorney  
Texas Alcoholic Beverage Commission  
Fax: 214/678-4046  
Ph: 214/678-4060

AGENCY COUNSEL  
BY FAX

Steve Swander  
505 Main Street, Suite 250  
Fort Worth, Texas 76102  
Ph: 817/338-4634  
Fax: 817/338-0249

ATTORNEY FOR RESPONDENT  
BY FAX

as of March 22, 2007

**STATE OFFICE OF ADMINISTRATIVE HEARINGS**

**6777 Camp Bowie Blvd., Suite 400  
Ft. Worth, Texas 76116  
Phone (817) 731-1733  
Fax (817) 377-3706**

**FACSIMILE TRANSMISSION**

DATE: July 9, 2007

SOAH Docket No. 458-07-2153

TABC vs. Tazz Man Inc.

d/b/a Hardbody's of Arlington

FROM: Diana Dupre', Administrative Tech

NUMBER OF PAGES: 12  
(Including cover sheet)

FAX TO:	FAX NO.:	Transaction No./Time:
Barbara Moore	214/678-4050	
Steve Swander	817/338-0249	

**Message:** Attached is **Proposal for Decision** for the above referenced cause number.

**Note:** If all pages are not received, please contact Diana Dupre' at 817/731-1733

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